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- 4	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	09/710,143	11/10/2000	Erin M. Bourke-Dunphy	MS160275.1	4603
	27195 7	590 09/24/2003			
	AMIN & TUROCY, LLP 24TH FLOOR, NATIONAL CITY CENTER 1900 EAST NINTH STREET			EXAMI	NER
			NTER	TANG, KUC	TANG, KUO LIANG J
	CLEVELAND	OH 44114		ART UNIT	PAPER NUMBER
				2122	
				DATE MAILED: 09/24/2003	$\wp$

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	K
Office Action Commons	09/710,143	BOURKE-DUNPHY ET AL.	<u>ተ</u>
Office Action Summary	Examiner	Art Unit	_
TI MAII NO DATE SUIT	Kuo-Liang J Tang	2122	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a r  - If NO period for reply is specified above, the maximum statutory perion  - Failure to reply within the set or extended period for reply will, by stat  - Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).  Status	N. 1.136(a). In no event, however, may a reply within the statutory minimum of thirty (od will apply and will expire SIX (6) MONTHute, cause the application to become ABAN	y be timely filed 30) days will be considered timely. IS from the mailing date of this communication. IDONED (35 U.S.C. § 133).	
1) Responsive to communication(s) filed on 1	7 September 2003 .		
2a)⊠ This action is <b>FINAL</b> . 2b)□	This action is non-final.		
3) Since this application is in condition for allo			
closed in accordance with the practice under Disposition of Claims	er <i>Ex parte Quayl</i> e, 1935 C.D.	11, 453 O.G. 213.	
4)⊠ Claim(s) <u>1-21</u> is/are pending in the applicati	ion.		
4a) Of the above claim(s) is/are withd	rawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-21</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and	d/or election requirement.		
Application Papers			
<ul><li>9) ☐ The specification is objected to by the Exami</li><li>10) ☐ The drawing(s) filed on is/are: a) ☐ acceptance</li></ul>		- Evaminor	
Applicant may not request that any objection to			
11) The proposed drawing correction filed on	• • • • • • • • • • • • • • • • • • • •	• •	
If approved, corrected drawings are required in		approved by the Examiner.	
12) The oath or declaration is objected to by the	• •		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for fore	ian priority under 35 U.S.C. §	119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority docume	ents have been received.		
2. Certified copies of the priority docume		olication No.	
Copies of the certified copies of the properties of the prope	riority documents have been re Bureau (PCT Rule 17.2(a)).	eceived in this National Stage	
14) Acknowledgment is made of a claim for dome	·		
a)  The translation of the foreign language parts    15) Acknowledgment is made of a claim for dome	provisional application has bee	n received.	
Attachment(s)	solid priority under 00 0.0.0. g	3 123 GIIGIOI 121.	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s	5) Notice of Inf	mmary (PTO-413) Paper No(s) ormal Patent Application (PTO-152)	

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1. This action is in response to the amendment filed on 08/26/200.

- 2. Claims 1-2, 5-9, 13-16, 19-21 remain rejected under 35 U.S.C. 102(b) (note claims 1, 2, 6 and 7 are amended to correct minor informalities, and the amendment does not change the scope of these claims. Therefore, the same rejections set forth in the rejections in paper no. 4 also applies to the amended claims 1, 2, 6 and 7).
- 3. Claims 3-4, 10-12, 17-20 remain rejected under 35 U.S.C. 103(a) (note claim 4 is amended to correct minor informalities, and the amendment does not change the scope of these claims. Therefore, the same rejections set forth in the rejections in paper no. 4 also applies to the amended claim 4).

#### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35

U.S.C. 102 that form the basis for the rejections under this section made in this

Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-2, 5-9, 13-16, 19-21 are rejected under 35 U.S.C. 102(b) as being anticipated by Amberg et al. (US Patent No. 5,963,743).

4. In regarding to claims 1,7-8, Amberg et al. teaches a setup component that receives information indicative of a location scenario related to where the software system is being installed, (See Fig. 1, item 140, Column 4, line 1-3; "computer system...target system 160") configuration characteristics for the software system being determined based on the location scenario (See Fig. 1, item 140, Column 4, line

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5-10; "sequencing program ... conversion module 94" and See Fig. 2, item 192, Column 4, line 48-58; "Fig.2 is ... by the customer").

- In regard to claim 15, Amberg et al. teaches a computer-readable medium having computer-executable instructions for receiving data indicative of a location scenario where a software system is to be installed; and configuring the software system based on the location scenario. (See Fig. 2, Column 4, line 30-36; "Having sequenced ... target system 160").
- 6. In regard to claims 2, 9 and 16, the rejection of claims 1, 8, 15 are incorporated respectively and further Amberg et al. teaches a plurality of available components, the configuration characteristics further include default components selected for installation from the plurality of available components based on the location scenario. (See Fig. 1, Column 4, line 14-18; "the component descriptors ... target system 160").
- 7. In regard to claims 5, 13 and 21, the rejection of claims 1, 8, 15 are incorporated respectively and further Amberg et al. teaches including computer-executable instructions associated with the setup component for accessing stored system information and determining configuration characteristics associated with a location onto where the software system is being installed, the location scenario being determined based on the configuration characteristics. (See Column 1, line 61-65; "The diskette ... being purchased").
- 8. In regard to claims 6 and 14, the rejection of claims 1, 8 are incorporated respectively and further Amberg et al. teaches a server system having a plurality of server components and the location scenario is selected from at least two scenarios including a central server scenario and a branch office server scenario. (See Fig. 2, item 100, Column 4, line 59-67, Column 5, line 1-5; "To sequence ... from database 100").

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## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3-4, 10-12, 17-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Amberg et al. (US Patent No. 5,963,743) in view of Jones et al. (US Patent No. 5,666,501).

9. In regard to claims 3, 4 and 12, the rejection of claims 1, 8 are incorporated respectively and further Amberg et al. teaches a setup component for receiving information indicative of a location scenario relating to where the software system is being installed. (See Fig. 1, item 140, Column 4, line 1-3; "computer system...target system 160") configuration characteristics for the software system being determined based on the location scenario, (See Fig. 1, item 140, Column 4, line 5-10; "sequencing program ... conversion module 94" and See Fig. 2, item 192, Column 4, line 48-58; "Fig.2 is ... by the customer") but Amberg et al. doesn't fairly suggest a location user interface component. However, Jones et al. teaches at least two location scenarios associated with installation of the software system, the location user interface component sets the location scenario in response to receipt of an associated user input. (See Fig. 2, Column 3, line 16-21; "Fig. 2 illustrates ... local machine", and See Fig. 2, Column 3, line 29-37; "each bundle contains ... particular source object"). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate a user interface, as suggested by Jones et al., to help in installing the software component in location-based scenarios system configuration. The modification

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would have been obvious because one of ordinary skill in the art would have been motivated to combine user interface in software installation and provide flexibility in software installation to the user.

- 10. In regard to claims10 and 17, the rejection of claims 9, 16 are incorporated respectively and further Amberg et al. teaches a plurality of available components, the configuration characteristics further including default components selected for installation from the plurality of available components based on the location scenario, (See Fig. 1, Column 4, line 14-18; "the component descriptors ... target system 160") but Amberg et al. doesn't fairly suggest a user interface which identifies the at least one default component. However, Jones et al. teaches a user interface (See Fig. 2, Column 4, line 25-28; "GUI could have a default selection ... he/she can access"). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a user interface, as disclosed by Jones et al., for the purpose to form a user interface which identifies the at least one default component. The modification would have been obvious because one of ordinary skill in the art would have been motivated to combine user interface to identify at least one default component in software installation.
- 11. In regard to claim 11, the rejection of claim 10 is incorporated respectively and further Amberg et al. teaches a plurality of available components, the configuration characteristics further including default components selected for installation from the plurality of available components based on the location scenario (See Fig. 1, Column 4, line 14-18; "the component descriptors ... target system 160"), but Amberg et al. doesn't fairly suggest a user interface component for selecting installation of the software. However, Jones et al. teaches a user interface component for selecting installation of the software. (See Fig. 2, Column 3, line 29-37; "each bundle contains ... particular source object"). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a user interface, as suggested by Jones et al., to install and control software component in selected location-based scenarios. The modification

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would have been obvious because one of ordinary skill in the art would have been motivated to provide a response to a user in selecting component in software installation.

- 12. In regard to claim 18, the rejection of claim 17 is incorporated respectively and further Amberg et al. teaches a computer-readable medium having computer-executable instructions for receiving data indicative of a location scenario where a software system is to be installed, and configuring the software system based on the location scenario, (See Fig. 2, Column 4, line 30-36; "Having sequenced ... target system 160") but Amberg et al. doesn't fairly suggest a user interface. However, Jones et al. teaches a location user interface component for selecting software installed based on user input via the user interface and controlling operating characteristics of at least some of the selected components as a function of the location scenario. (See Fig. 2, Column 3, line 59-64; "Display controls 245 allow ... all prerequisites are satisfied"). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a user interface, as suggested by Jones et al., to install and control software component in selected location-based scenarios. The modification would have been obvious because one of ordinary skill in the art would have been motivated to provide a response to a user in selecting component in software installation.
- 13. In regard to claim 19, the rejection of claim 15 is incorporated respectively and further Amberg et al. teaches a computer-readable medium having computer-executable instructions, (See Fig. 2, Column 4, line 30-36; "Having sequenced ... target system 160") but Amberg et al. doesn't fairly suggest user interface component for presenting at least two location scenarios associated with installation of the software system, the location user interface component being operative to set the location scenario in response to receiving an associated user input. However, Jones et al. teaches a user interface (See Fig. 2, Column 3, line 21-26; "assuming the GUI ... a local directory"). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a user interface, as suggested by Jones et al., to install and control software

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component in selected location-based scenarios. The modification would have been obvious because one of ordinary skill in the art would have been motivated to provide a response to a user in selecting component in software installation.

14. In regard to claim 20, Amberg et al. teaches a server system having a plurality of server components and the location scenario is selected from at least two scenarios including a central server scenario and a branch office server scenario. (See Fig. 2, item 100, Column 4, line 59-67, Column 5, line 1-5; "To sequence ... from database 100").

### Response to Arguments

15. Applicant's arguments with respect to claims 1-21 have been considered but they are not persuasive.

*In the remarks, the applicant argues that:* 

I) Amberg et al does not teach the system functionality can be tailored according to the **location scenario**.

#### Examiner's response:

I) Examiner disagrees with applicant's assertion that Amberg et al. doesn't teach teach the system functionality can be tailored according to the **location scenario**.

Amberg et al. clearly disclose the system functionality can be tailored according to the **location scenario**. Fig. 2, item 160 TARGET SYSTEM, is connected on the network.

The target system is in location scenario. Before try to talk to the target system, the user

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must specified the address/ location first. Therefore, for different location of the target system, a person can install tailored software prepared by descriptor file.

II) Jones et al. Merely taeches installing software stored on a second machine to first machine in a distributed computing network..

### Examiner's response:

II) Jones et al. teaches a location user interface component (See Fig. 2, Column 3, line 16-27; "FIG. 2 illustrates a pictorial view of a graphical user interface (GUI) for enabling a user (i.e., local machine) to perform a network pull install. Panel 210 displays icons representing various software stored on a variety of source media (e.g., source objects) embodied within remote machines and/or the local machine. For example, assuming the GUI is being displayed on a local machine named Zedonk, icon 212 represents a CD ROM on the local machine, icon 213 represents a directory located on a remote machine named Tiger, and icon 214 represents a local directory. The user may select one or more source objects by clicking a mouse pointer over the desired icon(s).", and See Fig. 2, Column 3, line 29-37; "each bundle contains a list of software items embodied as a subset of the selected source object. This can be thought of as a high-level grouping of the source media. However, the bundle can also contain installable software items that are located on separate source objects. Therefore, a given bundle can be either a subset or a superset of a particular source object, depending on whether all the software items listed in the bundle are available on the particular source object.").

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#### Conclusion

16. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

- 1. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kuo-Liang J Tang whose telephone number is 703-305-4866. The examiner can normally be reached on M-F 8:30 to 5:00.
- 2. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q Dam can be reached on 703-305-4552.
- 3. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

#### or faxed to:

(703) 872-9306, (for formal communications intended for entry)

or: (703) 872-9306 (for informal or draft communications, please label

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## "PROPOSED" or "DRAFT")

Hand-delivered response should be brought to Crystal Park II, 2121 Crystal 4. Drive, Arlington, VA., 22202. 4th Floor(Receptionist).

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